UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	ANSWER TO THIRD-PARTY COMPLAINT
MAMADOU SAIDOU BAH and GNALEN BAH	
Plaintiffs, v.	08 CIV 2440 (PKL)
GREYHOUND LINES, INC., and THE GOODYEAR TIRE & RUBBER COMPANY	[Related to 06 CIV 13371 (PKL)]
Defendants.	
GREYHOUND LINES, INC.,	
Third-Party Plaintiff,	
v.	
MOTOR COACH INDUSTRIES, INC., and UGL UNICCO, Formerly Known as UNICCO Service Company,	
Third-Party Defendants.	

Third-Party Defendant, UNICCO Service Company d/b/a UGL Unicco s/h/a UGL UNICCO, Formerly Known As UNICCO Service Company, by its attorneys QUIRK AND BAKALOR, P.C., sets forth the following upon information and belief:

FIRST: Deny having knowledge or information sufficient to form a belief as to any of the allegations contained in the paragraphs of the Third-Party complaint numbered "1", "2", "3", "4", "5", "12", "13", "14", "15", "16", "17", "18", "19", "20", "21", "22", "38", "41", "42", "44", "45", "51", "54", "55", "67" and "70".

SECOND: Deny each and every allegation contained in the paragraphs of the Third-Party complaint numbered "6", "7", "39", "52" and "71".

THIRD: Refers paragraphs "10" and "11" of the Third-Party complaint to this Court as said paragraphs contain conclusions of law to which no response is required.

FOURTH: Deny having knowledge or information sufficient to form a belief as to any of the allegations contained in the paragraphs of the Third-Party complaint numbered "23", "24", "25", "26", "27", "28", "29", "30", "31", "32", "33", "34", "37", "47", "48", "49", "50", "53", "63", "64", "65" and "66" and refers all issues of contract interpretation and law contained therein to this Court.

FIFTH: Deny each and every allegation contained in the paragraphs of the Third-Party complaint numbered "35" and "36" except admits that this answering defendant did not accept GREYHOUND LINES INC.'s demand for indemnity and refers all issues of the law contained therein to this Court.

SIXTH: Deny each and every allegation contained in the paragraphs of the Third-Party complaint numbered "57", "58", "60", "61", "68" and "69" and refers all issues of contract interpretation and law contained therein to this Court.

## AS AND FOR A FIRST, SEPARATE AND COMPLETE AFFIRMATIVE DEFENSE

SEVENTH: The limitations of New York State CPLR Article 16 apply to this action.

## AS AND FOR A CROSS-CLAIM OVER AND AGAINST DEFENDANTS THE GOODYEAR RUBBER AND TIRE COMPANY and MOTOR COACH INDUSTRIES, INC.,

EIGHTH: If the plaintiffs were caused to sustain damages at the time and place set forth in the plaintiffs' Third-Party complaint through any carelessness, recklessness or negligence, other than the plaintiffs' own carelessness, recklessness or negligence, then said damages were sustained by reason of the carelessness, recklessness or negligence and/or acts of omission or commission of defendant THE GOODYEAR RUBBER AND TIRE COMPANY and Third-Party

defendant MOTOR COACH INDUSTRIES, INC., and if any judgment is recovered herein against this answering defendant, this answering defendant will be thereby damaged.

NINTH: By reason of the forgoing, defendant, THE GOODYEAR RUBBER AND TIRE COMPANY and Third-Party defendant MOTOR COACH INDUSTRIES, INC., will be liable to the plaintiffs for the full amount of any recovery herein by the plaintiffs, or for that proportion thereof caused by the relative responsibility of defendant, THE GOODYEAR RUBBER AND TIRE COMPANY and Third-Party defendant MOTOR COACH INDUSTRIES, INC., are bound to pay any and all attorneys' fees of UNICCO Service Company d/b/a UGL Unicco, s/h/a UGL UNICCO, Formerly Known As UNICCO Service Company, as well as, costs of investigation and disbursements.

WHEREFORE, defendant UNICCO Service Company d/b/a UGL Unicco s/h/a UGL UNICCO, Formerly Known As UNICCO Service Company, demands judgment dismissing the Third-Party complaint of the Defendant/Third-Party Plaintiff, and demands judgment on its cross claim together with the costs, disbursements and attorneys' fees of this action.

Dated: New York, New York May 12, 2008

Yours, etc.

QUIRK AND BAKALOR, P.C.

By:

Scott P. Taylor (7761)

Attorneys for Third-Party Defendant
UNICCO Service Company d/b/a UGL
Unicco s/h/a UGL UNICCO, Formerly
Known As UNICCO Service Company
845 Third Avenue
New York, New York 10022

(212) 319-1000

TO: LAW OFFICE OF EDWARD P. RYAN

Attorneys for Plaintiffs

MAMADOU SAIDOU BAH and GNALEN BAH

38 Eagle Street

Albany, New York 12207

FABIANI COHEN & HALL, LLP Kevin B. Pollak (KBP 6098) Attorneys for Defendant/ Third-Party Plaintiff GREYHOUND LINES, INC. 570 Lexington Avenue, 4<sup>th</sup> Floor New York, New York 10022 (212) 644-4420

HERRICK, FEINSTEIN, LLP Attorneys for Defendant THE GOODYEAR TIRE & RUBBER COMPANY
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New York, New York 10016
(212) 592-1400

NOVACK BURNBAUM CRYSTAL LLP *Attorneys for Third-Party Defendant MOTOR COACH INDUSTRIES, INC.* 300 East 42<sup>nd</sup> Street
New York, New York 10017
(212) 682-4002

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The grounds of my belief as to all matters not stated upon my own knowledge are as follows:

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I affirm that the foregoing statements are true, under the penalti	ies of perjury.	
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STATE OF NEW YORK, COUNTY OF New York	SS.:	76
I, the undersigned, being sworn, say: I am not a party to the action	on, am over 18 years of age nswer to Third-Party (	(If more than one box is checked—indicate after names type of service used.) and reside at Valley Stream, N.Y. Complaint
I served the within		
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LAW OFFICE OF EDWARD P. RYAN	TABLAN COVER	
Attorneys for Plaintiffs	FABIANI COHEN	
MAMADOU SAIDOU BAH and GNALEN BAH	Kevin B. Pollak (K	
38 Eagle Street	Attorneys for Defe	
Albany, New York 12207	Third-Party Plaint	
	GREYHOUND LI	
	570 Lexington Ave	
	New York, New Yo	ork 10022
HERRICK, FEINSTEIN, LLP	MONTH OF THE	
Attorneys for Defendant		SAUM CRYSTAL LLP
THE GOODYEAR TIRE &	Attorneys for Third	
RUBBER COMPANY		INDUSTRIES, INC.
2 <u>12 전 19 전 대한 </u>	300 East 42 <sup>nd</sup> Street	
New York, New York 10016  DARA	New York, New Yo	ork 1001//
Notary Publ	lic, State of New	$YI \cap III$
No. C	02RO6117218 /	SMM HENIVER D
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Index No.08 CIV 2440 Year

SOUTHERN DISTRICT OF NEW YORK

MAMADOU SAIDOU and GNALEN BAH,

Plaintiff,

-against-

GREYHOUND LINES, INC. and THE GOODYEAR RUBBER and TIRE COMPANY,

Defendant.

AND OTHER ACTIONS

## ANSWER TO THIRD-PARTY COMPLAINT

QUIRK AND BAKALOR, P.C.
Third—Party Defendant, UNICCO Service Company Attorney(s) for d/b/a/ UGL Unicco s/h/a UGL UNICCO, Formerly Known As UNICCO Service Company

Office and Post Office Address, Telephone

845 Third Avenue NEW YORK, NEW YORK 10022 (212) 319-1000

To	Signature (Rule 130-1.1-a)
in <b>To</b> rres il 16.12, i familiari finitiari i ne atragari antogri prepiere e a riane rome. Il monto di l'Esperatione del Company de Com Il monto de Company de Compan	Print name beneath
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at

□ NOTICE OF SETTLEMENT

that an order will be presented for settlement to the HON. within named Court, at

of which the within is a true copy one of the judges of the

on Dated,

Yours, etc.

QUIRK AND BAKALOR, P.C.